1 STEVEN G. KALAR Federal Public Defender GALIA AMRAM (CABN 250551) 3 Assistant Federal Public Defender 450 Golden Gate Avenue San Francisco, CA 94102 5 Telephone: (415) 436-7700 Facsimile: (415) 436-7706 6 Galia\_Amram@fd.org 7 Counsel for Defendant PAUL FUENTES 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 SAN FRANCISCO DIVISION 12 VC 13 UNITED STATES OF AMERICA, No. 15-CR-470-JSC 14 Plaintiff, STIPULATION AND PROPOSED ORDER REGARDING BRIEFING 15 **SCHEDULE** v. 16 PAUL FUENTES, 17 Defendant. 18 **STIPULATION** I. 19 Due to the fact that government counsel was on paternity leave, government counsel has not 20 yet turned over any *Henthorn* materials to the defense for the upcoming evidentiary hearing on 21 the motion to suppress. Per General Order 69, the defense's motion in limine to admit Henthorn 22 materials is due tomorrow. The parties therefore stipulate to the following modification of the 23 briefing schedule in General Order 69. The defendant's motion in limine to admit officer 24 personnel records is due on June 1, 2016 and the government's opposition will be due on June 6, 25 2016. There will be no reply. 26 27 28

## Case 3:15-cr-00470-VC Document 63 Filed 05/26/16 Page 2 of 2

1	Respectfully submitted,
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3	Dated: May 24, 2016 /s/ Galia Amram
4	Assistant Federal Public Defender
5	Data d. Mary 24, 2016 /c/ Dhilin Van annuali
6	Dated: May 24, 2016 /s/ Philip Kopczynski
7	Assistant United States Attorney
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9	II. [PROPOSED] ORDER
10	The defendant's motion <i>in limine</i> to admit officer personnel records shall be due on June
11	1, 2016 and the government's opposition shall be due on June 6, 2016. There will be no reply.
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13	IT IS SO ORDERED.
14	Dated May 26, 2016 HON. VINCE CHHABRIA
15	UNITED STATES DISTRICT JUDGE
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